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March 3, 2022

## VIA ECF

Honorable LaShann Dearcy Hall, U.S.D.J. United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: Paschalidis v. The Airline Restaurant Corp., et al.

Civil Action No. 1:20-cv-02804-LDH-RLM

Dear Judge Dearcy Hall:

This letter motion is submitted in support of my motion to withdraw as counsel for Plaintiff in the above-referenced matter pursuant to Local Civil Rule 1.4 of the Local Rules of the United States District Court for the Southern and Eastern Districts of New York.

On or about August 14, 2021, I left the firm Brach Eichler, LLC. Bob Kasolas, Esq. and Eric Magnelli, Esq. of Brach Eichler, LLC have appeared in this case and will continue to represent Plaintiff in this matter. There will be no delays from this application. Fact Discovery has recently begun, this matter is not on the trial calendar, Bob Kasolas, Esq. has been involved with this matter from its inception and Eric Magnelli, Esq. was the attorney that filed Plaintiff's Answer to Defendants' Counterclaim and participated in the Initial Scheduling Conference on January 13, 2022. Thus, Plaintiff will not be prejudiced in any way by this application. In addition, I am not asserting a retaining lien against the filed.

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777 South Flagler Drive Suite 800, West Tower West Palm Beach, Florida 33401 561.899.0177 Honorable LaShann Dearcy Hall, U.S.D.J. March 3, 2022 Page 2

Accordingly, I respectfully request that the Court grant my application to withdraw as counsel in this matter.

Respectfully submitted,

Michael Ansell Michael H Ansell, Esq.

EM:mha

All Counsel of Record (Via ECF) Cc:

Isaac Paschalidis (via email)